JURY INSTRUCTIONS

(BEFORE OPENING ARGUMENTS)

Those who participate in a trial must do so pursuant to established rules. This is true of the

witnesses, the lawyers and the Judge. It is equally true of you as jurors. The lawyers present the

evidence according to rules; the Judge enforces the rules and determines what evidence may be

admitted. It is also the duty of the Judge to instruct you in the law, and it is your duty to follow the

law as I will state it to you both now and during the trial.

The trial procedure is as follows: First, the lawyers outline in their opening statements what

they believe the evidence will be. Then Plaintiff offers its evidence; next Defendants may offer

evidence; then Plaintiff may present a rebuttal. The trial concludes with closing arguments by the

lawyers and final instructions of law from me, after which you will retire to deliberate on a verdict.

It is your exclusive duty to decide all questions of fact submitted to you. In connection with

this duty, you must determine the effect and value of evidence. You must not be influenced in your

decision by sympathy, prejudice, or passion toward any party, witness, or lawyer in the case.

If in these instructions or in instructions that I will give you later, any principle or idea is

repeated or stated in varying ways, no emphasis is intended, and none must be inferred by you.

Therefore, you must not single out any particular sentence or individual point and ignore the others,

but rather you are to consider all of the instructions as a whole and are to consider each instruction

in relation to all the others. The fact that I give you some instructions now, and some later, has no

significance as to their relative importance, nor does the order in which I give you these instructions.

Judge Jack Zouhary United States District Court Northern District of Ohio

Rev. 8/2010

The lawyers will, of course, have active roles in the trial. They will make arguments,

question witnesses and perhaps make objections. Remember that lawyers are not witnesses, and

since it is your duty to decide the case solely on the evidence that you see or hear in the case, you

must not consider as evidence statements of the lawyers. There is an exception, and that is if the

lawyers agree to any fact. Such agreement (stipulation or admission) will be brought to your

attention, and it will then be your duty to regard such fact as being conclusively proved without the

need for further evidence.

If a question is asked and an objection to the question is sustained, you will then not hear the

answer and you must not speculate as to what the answer might have been or the reason for the

objection. If an answer is given to a question and the Court then grants a motion to strike out the

answer, you are to completely disregard such question and answer and not consider them for any

purpose. A question in and of itself is not evidence, and may be considered by you only as it

supplies meaning to the answer.

During the course of the trial certain testimony may be read into evidence from a written

transcript or shown to you by video. This testimony has been taken under oath before trial and typed

up into a booklet for use by the lawyers. This testimony, known as a deposition or video deposition,

is to be considered by you the same as if all such questions and answers were given here in the Court

from the witness stand.

Judge Jack Zouhary United States District Court Northern District of Ohio

Rev. 8/2010

2

As jurors, you have the sole and exclusive duty to decide the credibility of the witnesses who

will testify in this case, which simply means that it is you who must decide whether to believe or

disbelieve a particular witness. In determining these questions, you will apply the tests of

truthfulness that you apply in your daily lives. These tests include the appearance of each witness

on the stand; his or her manner of testifying; the reasonableness of the testimony; the opportunity

he or she had to see, hear and know the things concerning which he or she testified; his or her

accuracy of memory; frankness or lack of it; intelligence; interest and bias, if any; together with all

the facts and circumstances surrounding the testimony. Applying these tests you will assign to the

testimony of each witness such weight as you deem proper. You are not required to believe the

testimony of any witness simply because it was given under oath. You may believe or disbelieve

all or any part of the testimony of any witness.

You should not decide any issue of fact merely on the basis of the number of witnesses who

testify on each side of an issue. Rather, the final test in judging evidence should be the force and

weight of the evidence, regardless of the number of witnesses on each side of an issue. The

testimony of one witness believed by you is sufficient to prove any fact.

Also, any discrepancies in a witness' testimony or between his or her testimony and that of

others does not necessarily mean that you should disbelieve the witness, as people commonly forget

facts or recollect them erroneously after the passage of time. You are certainly aware that two

persons who witness the same incident may often see or hear it differently. In considering a

discrepancy in testimony, you should consider whether such discrepancy concerns an important fact

or a trivial one.

Judge Jack Zouhary United States District Court Northern District of Ohio

Rev. 8/2010

3

Expert witnesses will testify in this trial. An "expert witness," such as an engineer or

economist, is one who, through study or experience, or both, has acquired skill that makes him or

her qualified to express an opinion. This does not mean, however, that you are to consider

yourselves bound by the opinion of any expert. And if expert opinions are in conflict, it is for you,

as triers of fact, to determine which is the more worthy of belief. As with all witnesses, in

determining what is the greater weight of the evidence, you should not content yourselves with a

mere counting of the number of experts, but should consider relative qualifications and credibility;

and you may believe or disbelieve all or any part of the expert's testimony.

In this trial, some experts may give opinions based on the testimony of other witnesses in

the case, or based on assumed facts as presented in a question (also known as "hypotheticals") which

ask the expert to assume a set of facts to be true that might, or might not, apply to this case. The

asking of such a question does not mean that the facts to be assumed apply to this case. Rather, it

is for you to determine whether or not they do apply and, to determine the effect or value of the

answer in light of any facts that do not apply. It is for you, as jurors, to determine whether the facts,

on which any such opinion is based, have been established. The value of an expert's opinion is no

stronger than the facts on which it was based.

This concludes my general preliminary instructions.

Next we shall review specific instructions that apply to the claim(s) in this case.

* * *

Judge Jack Zouhary United States District Court Northern District of Ohio Rev. 8/2010

4